1994 LAWS OF MARYLAND

- 2. Class B (on-sale) license; and
- 3. Class C (on-sale) beer, wine [,] AND liquor license; and
- (ii) Within Carroll County, to the holder of any:
 - 1. Class A license;
 - 2. Class B license;
 - 3. Class C license:
 - 4. Class D license; and
 - 5. Class H license.

DRAFTER'S NOTE:

This section is reorganized at the request of the Alcohol and Tobacco Tax Unit of the Office of the Comptroller. No changes in substance are made.

148.

- (2) In making [said] THE appointments, the Governor shall designate one of the appointees in Baltimore City and each of [said] THE counties to be the chairman of the respective boards.
- (3) [Said] THE commissioners shall be residents and voters of Baltimore City or the respective counties, as the case may be, and they shall be [men or women] PERSONS of high character and integrity and of recognized business capacity.
- (4) In the case of any vacancies in the number of [said] THE license commissioners in Baltimore City or in any county [occurring] WHICH OCCURS when the legislature is not in session, the Governor shall appoint some eligible person to fill the vacancy during the remainder of the term of office of the person originally appointed.
- (b) (1) [In] THIS SUBSECTION APPLIES ONLY IN Allegany County. [the Board shall be reconstituted as of June 1, 1953, as the Board of License Commissioners of Allegany County. The Board as it existed prior thereto shall be abolished as of that date and the tenure of the members of the said Board shall be terminated as of that date. As of June 1, 1953, the Governor shall make recess appointments of three persons to constitute the Board of License Commissioners for Allegany County for terms expiring respectively on the first Monday in May, 1955, the first Monday in May, 1957, and the first Monday in May, 1959. Thereafter, appointments]